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Official Form 1 (10:06) United States Bankruptcy Court Northern DISTRICT OF Illinois_ Voluntary Petition Souther and Odestur one List First Middle)

MeNTGOMERY DERRY
Althora, National section the Dental Armonic of Scotland Name of Joint Debtor (Spouse) (Last, First, Middle) All Other Names used by the Joint Debtor in the last 8 years ons lade that her tha denoted trade hardes) include manifed, maiden, and trade names): Last low digits of Soc. Sec. Complete LIN or other Eax LD. No. of more than one, Last four digits of Soc. Sec. Complete EIN or other fax LD. No. 111 more than XXX~XX~0064 Street Address of Debtor (No. and Street, City, and State): Street Address of Joint Debtor (No. and Street, City, and State) 79295. St. Louis AV€ CHICAGO IC ZIP Code Count. of Residence or of the Protopal Place of Business County of Residence of of the Principal Place of Business address of Debror (all different from street address) Mailing Address of Joint Debtor (if different from street address): ZIP Code ZIP Code Location of Principal Assets of Business Debior (if different from street address above) ZIP Code Type of Debtor Nature of Business Chapter of Bankruptcy Code Under Which (Form of Organization) (Check one box.) the Petition is Filed (Check one box.) (Check one box.) Health Care Business Chapter 7 Chapter 15 Pention for ludividual finchides Joint Debiors) Single Asset Real Estate as defined in Chapter 9 Recognition of a Foreign H $\tilde{\mathrm{U}}$ S.C \S 101(51B)See Exhibit Don page 2 of this form Chapter 11 Main Proceeding Corporation (includes LLC and LLP) Railread Chapter 12 Chapter 15 Petition for Partnership Stockbroker Chapter 13 Recognition of a Foreign Other (If debtor is not one of the above entities, Commodity Broker Nonmain Proceeding check this box and state type of entity below.) Clearing Bank Other Nature of Debts (Check one box.) **Fax-Exempt Entity** (Check box, if applicable.) Debts are primarily consumer. Debts are primarily debts, defined in 11 U.S.C. business debts Debtor is a tax-exempt organization \$ 101(8) as "incurred by an under Title 26 of the United States individual primarily for a Code (the Internal Revenue Code) personal, family, or household purpose." Filing Fee (Check one box.) Chapter 11 Debtors Check one box: Full Filing Fee attached Debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). Trling Fee to be paid in installments (applicable to individuals only). Must attach Debtor is not a small business debtor as defined in 11 U.S.C. § 101(51D). signed application for the court's consideration certifying that the debtor is anable to pay fee except in installments. Rule 1006(b). See Official Form 3A. Check if: Debtor's aggregate noncontingent liquidated debts (excluding debts owed to Filing Lee warver requested capplicable to chapter 7 individuals only). Must insiders or affiliates) are less than \$2 million. attach signed application for the court's consideration. See Official Form 3B Check all applicable boxes: A plan is being filed with this petition. Acceptances of the plan were solicited proportion from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). Statistical Administrative Information THIS SPACE IS FOR COURT USE ONLY Deploy estimates that funds will be available for disperbation to insecured creditors APPOINT OF RESIDENCE Diotor istimates that, after any even property is execuded and administrative especies guid, there is all being flands a suitable for thetribution to insecured creations instabilited National Confidence 100 100 Now to , JUL 3-F + (1) = 10.070 != 75 (9)15 50,061 Over 59 11.19 5, 10, 4.00 15590 30,000 (002,00) (90),960 Lar muted Assets [[[\$30 000 ne **X** \$100 600 to ☐More man S. co maP and
and Meritage 5 00 (3.1) Standen Stembook \$100 00000 Laterate Control TSSUDOO ... 🕱 Stribe Conc. Stribe on □N in Lambe More than Some Bank \$40.066 يعصها راركي \$100 m 3,65

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Official Form	t (10.06)		Form B1, Page	
Voluntary Pe	effion is the completed and filed in every case)	Name of Debtorish		
	All Prior Bankruptcy Cases Filed Within Last 8	Years (If more than two, attach additional shee	t.)	
Focation Where Fried		Case Number:	Date Filed.	
Location Where Eiled		Case Number:	Date Filed:	
	Pending Bankruptey Case Filed by any Spouse, Partner, or Affi			
Name on racht	S)	Case Number	Date Filed:	
`Ante		Relationship	Judge	
····	Exhibit A	Exhibit I	3	
HQQ) with the	ered if debtor is required to file periodic reports (e.g., forms 10K and Securities and Exchange Commission pursuant to Section 13 or 15(d) es Exchange Act of 1934 and is requesting relief under chapter 11.)	the becompleted if debto whose debts are primarily. If the attorney for the petitioner named in thave informed the petitioner that the or she 12, or 13 of title 11, United States Cod available under each such chapter. I further debtor the notice required by 11 U.S.C. § 34	consumer debts.) The foregoing petition, declare that the foregoing proceed under chapter 7, 11 let, and have explained the relie comply that I have delivered to the	
- Exhout	A is small educationade epart of this petition.	χ		
 		Separatine of Attorney for Debtorts)	(Date)	
	Exhibit	C		
Dues the debto	r own or have possession of any property that poses or is alleged to pose;	a threat of imminent and identifiable learn to o	ablic bushib or cating?	
	Exhibit C is attached and made a part of this polition.	a mode of minutes and identificance nation to pr	abne nearth of safety.	
	Exhibit C is attached and made a part of this petition.			
No.				
□ Exhi If this is a jo	eleted by every individual debtor. If a joint petition is filed, bit D completed and signed by the debtor is attached and mint petition: bit D also completed and signed by the joint debtor is attached.	nade a part of this petition.	н а ѕерагате Ехиюн Б.)	
	Information Regarding the (Check any applica Debtor has been domicified or has had a residence, principal place of b	ble box.)		
ليا	preceding the date of this pention or for a longer part of such 180 days	than in any other District.	80 days immediately	
	There is a bankruptely case concerning debror's attitute, general partner, or partnership pending in this District.			
	Dentor is a debtor in a foreign proceeding and has its principal place of has no principal place of business or assets in the United States but is a this District, or the interests of the parties will be served in regard to the	defendant of an action of proceeding fin a fed-	es in this District, or eral or state court] in	
	Statement by a Debtor Who Resides as a 1 (Check all applicable			
_	Cur sold has a gud ymani again it the fentor for possession of tentor?	s residence. Aff box checked, complete the follo	owing.)	
	, ,	Same of andlors that obtained (algment)		
	- - - 1	odress of landford;	***************************************	
	Dentor claims that under applicable nonbankriptey law, there are circumstances under which the debtor would be permitted to cure the outre monetary default that gave rise to the judgment for possession, after the judgment for possession was entered, and			
<u>۾</u>	recommon for acceptance to petition the deposit with the court of any real than could become due during the 20-day period after noe If no of the perition.			

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Official Form 1 (10.06)	Form B1, Page 3			
Voluntary Perition	Name of Debiot(s):			
flas page must be completed and filed at every case i	unatures una marchine de la companya del companya della companya d			
Signature(s) of Debtor(s) (Individual/Joint)				
organitation of Demonth (Authoritation Country)	Signature of a Foreign Representative			
I declare under penalty of perjury that the information provided in this petition is truind correct. At petitioner is an individual whose debts are primarily consumer debts and ha	I declare under penalty of perjury that the information provided in this pention is to and correct, that I am the foreign representative of a debtor in a foreign proceeding and that I am authorized to file this pention.			
choses to for under chapter [4]. I am aware that I may proceed under chapter 7, 11, 1 in 13 of title 11, I inded States Code, understand the relief available under each suc	2			
Thapter, and choose to proceed under enlapter 7. [If no attorney represents the potition] have obtained and read the notice required by 11 U.S.C. § 342(b).	Pursuant to E. [1812, 2821]. Learning to draft as project making the the			
I request relief in accordance with the chapter of title II. United States Code specified in this petition				
Jent Montgamay	A			
Signature of Debiol	(Signature of Foreign Representative)			
,				
Signature of Joint Debtor	(Printed Name of Foreign Representative)			
Cophone Samber (1901 emesoned by anomey)	1)			
Date //-02-0/	Date			
Signature of Attorney	Signature of Non-Attorney Bankruptcy Petition Preparer			
Negnature of Attorney for Debtor(s)	I declare under penalty of perjury that: (1) I am a bankruptey petition preparer.			
Printed Name of Attorney for Debtor(s)	defined in 11 U.S.C. § 110: (2) I prepared this document for compensation and has provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules of			
Firm Name	guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum			
Address	fee for services chargeable by bankruptcy petition preparers, I have given the debte notice of the maximum amount before preparing any document for filing for a debte			
Address	or accepting any fee from the debtor, as required in that section. Official Form 191			
	is attached.			
Telephone Number	Printed Name and title, if any, of Bankruptcy Petition Preparer			
Date	Social Security number (if the bankruptcy petition preparer is not an individual			
Signature of Debtor (Corporation/Partnership) declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the	state the Social Security number of the officer, principal, responsible person of partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.) Address			
lebtor.				
The Jebtor requests the relief in accordance with the chapter of title 11, United States Tode, specified in this petition.	X			
Signature of Authorised Indicatial	Date			
Printed Nac e of Authorized Indo-sduar	Signature of bankruptey petition preparer or officer, principal, responsible person, or			
Title of Authorized Individual	partner whose Social Security number is provided above.			
Date	Names and Social Security numbers of all other individuals who prepared or assisted in preparing this document ailess the bankruptcy petition preparer is not an individual.			
	If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.			
İ	A hankrupter person preparer's fadure to comply with the provisions of title 11 and the Pederal Raises of Bunkrupter Procedure may result in lines or imprisonment or you (11.4 N C 8 (3), 18 USC 8 156)			

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Official Form 1, Exhibit D (19/06)

developed through the agency.

no later than 15 days after your bankruptcy case is filed.

UNITED STATES BANKRUPTCY COURT

Northern	District of	Illinois	
In re Jerry Monta	CUREKY	Case No	(if known)
Debtor(s)	/		(if known)
	OUNSELING REC	QUIREMENT	
Warning: You must be able to credit counseling listed below. If you case, and the court can dismiss any c filing fee you paid, and your creditor you. If your case is dismissed and yo required to pay a second filing fee an collection activities.	i cannot do so, yo ase you do file. If is will be able to r ou file another bar	u are not eligib f that happens, esume collection rkruptcy case b	ole to file a bankruptcy you will lose whatever on activities against ater, you may be
Every individual debtor must file must complete and file a separate Exhibany documents as directed.	e this Exhibit D. I, bit D. Check one o	f a joint petition of the five statem	is filed, each spouse ients below and attach
1. Within the 180 days before from a credit counseling agency approve administrator that outlined the opportun performing a related budget analysis, an services provided to me. <i>Attach a copy</i>	ed by the United S ities for available o d I have a certifica	tates trustee or laredit counseling the from the age	bankruptcy g and assisted me in ncv describing the

2. Within the 180 days before the filing of my bankruptcy case, I received a briefing

from a credit counseling agency approved by the United States trustee or bankruptcy

administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, but I do not have a certificate from the agency describing the services provided to me. You must file a copy of a certificate from the agency describing the services provided to you and a copy of any debt repayment plan developed through the agency

Official Form 1, Exh. D (19/06) – Cont.				
[3.1 certify that I requested credit counseling services from an approved agency but was unable to obtain the services during the five days from the time I made my request, and the following exigent circumstances merit a temporary waiver of the credit counseling requirement so I can file my bankruptcy case now. [Must be accompanied by a motion for determination by the court.] [Summarize exigent circumstances here.]				
If the court is satisfied with the reasons stated in your motion, it will send you an order approving your request. You must still obtain the credit counseling briefing within the first 30 days after you file your bankruptcy case and promptly file a certificate from the agency that provided the briefing, together with a copy of any debt management plan developed through the agency. Any extension of the 30-day deadline can be granted only for cause and is limited to a maximum of 15 days. A motion for extension must be filed within the 30-day period. Failure to fulfill these requirements may result in dismissal of your case. If the court is not satisfied with your reasons for filing your bankruptcy case without first receiving a credit counseling briefing, your case may be dismissed.				
☐ 4. I am not required to receive a credit counseling briefing because of: [Check the applicable statement.] [Must be accompanied by a motion for determination by the court.] ☐ Incapacity. (Defined in 11 U.S.C. § 109(h)(4) as impaired by reason of mental illness or mental deficiency so as to be incapable of realizing and making rational decisions with respect to financial responsibilities.); ☐ Disability. (Defined in 11 U.S.C. § 109(h)(4) as physically impaired to the extent of being unable, after reasonable effort, to participate in a credit counseling briefing in person, by telephone, or through the Internet.);				

I certify under penalty of perjury that the information provided above is true and correct.

☐5. The United States trustee or bankruptcy administrator has determined that the credit

Active military duty in a military combat zone.

counseling requirement of 11 U.S.C. § 109(h) does not apply in this district.

Signature of Debtor: Levy Montgomers

Date: 11-02-07

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FISHER and SHAPIRO

4201 LAKE COCK Rd.

Northbreak, Illmois 60062